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November 24, 2017

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Via ECF

Hon. Raymond J. Dearie United States District Court 225 Cadman Plaza East Brooklyn, NY 11202

Re: SEC v. REcoin Group Foundation, LLC, et al., No. 17-cv-5725 (RJD) (RER)

Dear Judge Dearie:

I am counsel to Defendants RECoin Group Foundation, LLC ("Recoin"), DRC World, Inc. a/k/a Diamond Reserve Club ("Diamond"), and Maksim Zaslavskiy ("Zaslavskiy," with Recoin and Diamond, collectively, "Defendants") in the above referenced matter brought by Plaintiff Securities and Exchange Commission ("SEC"). On November 13, 2017, the court entered into an Agreed Order Granting Preliminarily Injunction, Asset Freeze and Other Interim Relief (the "Order"). Section V of the Order lifted the temporary asset freeze with respect to certain accounts maintained by Bank of America and identified on Schedule B therein. Defendants request that the Court provide—to Defendants only—an un-redacted version of Schedule B along with the Order lifting the asset freeze. This un-redacted version of Schedule B is required in order for the bank remove the freeze it placed on the two accounts.

Sincerely,

/s/ Jason A. Nagi

Jason A. Nagi

JAN:rww

cc: Valerie Szczeepanik, Esq.
Jorge Tenreiro, Esq,
(counsel for the SEC)